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APPLICATION NO.	ATION NO. FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/724,197 11/27/2000		Shawn Getterny	PALM-3541.US.P	7885	
75	7590 01/15/2004			EXAMINER	
WAGNER, MURABITO & HAO LLP			WANG, JIN CHENG		
Third Floor		ART UNIT	PAPER NUMBER		
Two North Market Street San Jose, CA 95113			2672	0	
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Please find below and/or attached an Office communication concerning this application or proceeding.

'f		Ann	lication No.	Applicant(s)			
Office Action Summary							
			24,197	GETTEMY ET AL.			
			miner	Art Unit			
			Cheng Wang	2672			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status							
1)⊠	Responsive to communication(s) filed on <u>26 November 2003</u> .						
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) 🖂	Claim(s) <u>1-23</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) 🗌	Claim(s) is/are allowed.						
*	Claim(s) <u>1-23</u> is/are rejected.						
· <u> </u>	Claim(s) is/are objected to.						
8) 🗌	Claim(s) are subject to restrict	ion and/or elect	ion requirement.				
Applicati	ion Papers						
9)	The specification is objected to by the	Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
	Applicant may not request that any object	tion to the drawin	g(s) be held in abeyance. Se	e 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. §§ 119 and 120							
12)							
Attachmen			_				
2) Notic	Notice of References Cited (PTO-892) Interview Summary (PTO-413) Paper No(s) Notice of Draftsperson's Patent Drawing Review (PTO-948) Notice of Informal Patent Application (PTO-152) Information Disclosure Statement(s) (PTO-1449) Paper No(s) Other:						
S Patent and T	rademark Office						

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DETAILED ACTION

Response to Amendment

1. The amendment filed on 11/26/2003 has been entered. Claims 1, 10, and 18 have been amended. Claims 1-23 are pending in the application.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Matsuzaki et al. U.S. Pat. No. 6,140,992 (hereinafter Matsuzaki), in view of Kim et al. U.S. Patent No. 5,355,443 (hereinafter Kim) and Singla et al. U.S. Patent No. 6,597,373 (hereinafter Singla).
- 4. Claim 1:
 - (1) Matsuzaki teaches a display unit (e.g., figures 1-2) comprising:
- a display panel comprising a pixel matrix comprising: an (m * n) pixel display memory window region; and an x pixel border region for only displaying a display attribute (e.g., figures 6-7B), wherein said border region surrounds said display memory window region (e.g., figures 6-7B; column 5, lines 25-60);

a memory for containing image data for generating an image within said display memory window region (figures 6-7B; column 5, lines 25-60);

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a display controller (e.g., the display control circuit, SVGA 21 of figure 3) coupled to said memory (e.g., VRAM 22), coupled to receive said display attribute from said border attribute register (e.g., the border producing circuit or registers of figures 1-3; column 5, lines 5-60; column 7, lines 10-65), and coupled to control said display panel (figures 1-7B; column 5, lines 5-60), said display controller for generating a first set of signals (i.e., pixel data) for rendering said image within said display memory window region and for generating a second set of signals (i.e., border pixel data) for display said display attribute within said border region (e.g., column 3, lines 6-25; column 7, lines 5-67; column 8, lines 1-35; column 13, lines 48-60).

- (2) However, it is not clear whether Matsuzaki implicitly teaches a frame buffer. It is also not clear whether Matsuzaki teaches a display attribute being selected to provide viewing contrast with image data located near the border region.
- (3) Kim teaches implicitly a frame buffer (See Kim column 8, lines 55-67). Furthermore, Singla teaches a display attribute being selected to provide viewing contrast with image data located near the border region (e.g., Singla column 3, lines 28-50; column 5, lines 45-60).
- (4) It would have been obvious to one of ordinary skill in the art to have incorporated the Kim's frame buffer and Singla's border region attribute setting method into Matsuzaki's display unit because Matsuzaki teaches a VRAM for storing image data (Matsuzaki column 2, lines 10-15) and a graphics control circuit fetching pixel data from VRAM 22 (Matsuzaki figures 1-3; column 6, lines 3-65) while Kim teaches a VRAM corresponds to a frame buffer memory (region). Moreover, Matsuzaki teaches selecting/switching one of the display formats (Matsuzaki column 2); setting the format of the binary border pixel data in color bits different from the effective display region (Matsuzaki column 3 and 6) and the format of the synthesized pixel data

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in the border section produced as 8-bit parallel data by the border producing circuit 25 synthesized with the pixel data from the binarizing half tone processing circuit 26 by the synthesizing circuit 27 (Matsuzaki column 3, 6-7) and therefore the claimed limitation suggests an obvious modification of Matsuzaki.

- (5) One having the ordinary skill in the art would have been motivated to incorporate the frame buffer of Kim because Kim teaches that the video frame buffer memory is constructed from VRAM (See Kim column 8, lines 55-67). One of the ordinary skill in the art would have been motivated to incorporate Singla's border region attribute setting method because Singla teaches a set of registers associated with a timing generator programmed to a particular resolution (selectable resolution; Singla the Abstract column 5) and Singla further teaches border data set by a solid single-color surrounding the frame buffer image (changeable color; Singla column 8) and a display controller for user-selectable overriding of the predetermined border scheme (changeable attributes; e.g., Singla the Abstract and column 10).
- 5. Claim 2-4, 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsuzaki et al. U.S. Pat. No. 6,140,992 (hereinafter Matsuzaki), in view of Kim et al. U.S. Patent No. 5,355,443 (hereinafter Kim), Hannah U.S. Patent No. 5,038,297 (hereinafter Hannah) and Yuri et al. U.S. Patent No. 5,805,149 (hereinafter Yuri), further in view of Ogawa et al. U.S. Patent No. 6,018,331 (hereinafter Ogawa) and Singla et al. U.S. Patent No. 6,597,373 (hereinafter Singla).
- 6. Claim 2-4, 7, 8:
- (1) The claim 2-4, 7,8 encompasses the same scope of invention as that of claim 1 except additional claimed limitation of (1) the second set of signals being generated within invalid timing

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windows with respect to the frame buffer region; (2) a first portion of the second set of signals being generated x clock cycles before valid data for the frame buffer region commences and a second portion of the second set of signals being generated in an invalid horizontal timing window that ends x clock cycles after valid data for the frame buffer region; (3) a third portion of the second set of signals being generated in an invalid vertical timing window that commences x horizontal pulses before a first valid horizontal line commences of a frame and a forth portion of the second set of signals being generated in an invalid vertical timing window that ends x horizontal pulses after the end of the last valid horizontal line of the frame; (4) x being equal 2; (5) the frame buffer region comprising 160 rows and 160 columns of pixels.

As shown in the rejection of claim 1, Matsuzaki/Kim/Hannah/Singla teaches the claimed invention of a display unit.

- (2) However, it remains to be shown that Matsuzaki/Kim/Hannah/Singla implicitly teaches the additional claimed limitation as recited in claims 2-4.
- (3) Singla, Ogawa and Yuri teaches the additional claimed limitation as recited in claims 2-4. Namely, Singla, Ogawa and Yuri teach the claimed limitation of (1) the second set of signals being generated within invalid timing windows with respect to the frame buffer region (Singla figures 2-5; Ogawa column 5, lines 4-67; column 6, lines 1-67; Ogawa figures 7-9; Yuri figure 7); (2) a first portion of the second set of signals being generated x clock cycles before valid data for the frame buffer region commences and a second portion of the second set of signals being generated in an invalid horizontal timing window that ends x clock cycles after valid data for the frame buffer region (Singla figures 2-5; Ogawa column 5, lines 4-67; column 6, lines 1-67; Ogawa figures 7-9; Yuri figure 7); (3) a third portion of the second set of signals being generated

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in an invalid vertical timing window that commences x horizontal pulses before a first valid horizontal line commences of a frame and a forth portion of the second set of signals being generated in an invalid vertical timing window that ends x horizontal pulses after the end of the last valid horizontal line of the frame (Singla figures 2-5; Ogawa column 5, lines 4-67; column 6, lines 1-67; Ogawa figures 7-9); 4) x being equal 2 (Ogawa figure 7; Singla figure 2; Yuri figure 7); (5) the frame buffer region comprising 160 rows and 160 columns of pixels (Ogawa figure 7; Singla figure 2; Yuri figure 7).

- (4) It would have been obvious to one of ordinary skill in the art to have incorporated Singla, Ogawa and Yuri's timing generator into Matsuzaki/Kim/Hannah/Yuri/Singla's display device because Matsuzaki suggests partial rewrite driving using display start line address, the number of continuous display lines, the total number of lines, the total number of pixels, and the border region to the line address producing circuit, thereby obtaining partial display information (Matsuzaki column 8, lines 1-67). Matsuzaki discloses a plurality of display formats for the effective display region (Matsuzaki column 8, lines 1-67). Therefore the claimed limitation suggests an obvious modification of Matsuzaki/Kim/Hannah/Yuri/Singla.
- (5) One having the ordinary skill in the art would have been motivated to do this because Ogawa teaches timing chart for the horizontal/vertical timing intervals to generate the timing signals so that the input image signal is displayed in the center and its periphery is made a frame, the drive of picture elements corresponding to the frame can be carried out during the horizontal/vertical blanking intervals (Ogawa column 5, lines 4-67; column 6, lines 1-67; Yuri figure 7).

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7. Claim 5, 6, 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsuzaki et al. U.S. Pat. No. 6,140,992 (hereinafter Matsuzaki), in view of Kim et al. U.S. Patent No. 5,355,443 (hereinafter Kim) and Hannah U.S. Patent No. 5,038,297 (hereinafter Hannah); Yuri et al. U.S. Patent No. 5,805,149 (hereinafter Yuri) and Singla et al. U.S. Patent No. 6,597,373 (hereinafter Singla).

Claim 5:

The claim 5 encompasses the same scope of invention as that of claim 1 except additional claimed limitation of the display attribute of the border region comprising a color attribute and an intensity attribute. However, Matsuzaki further discloses the claimed limitation of the display attribute of the border region comprising a color attribute and an intensity attribute (e.g., Matsuzaki figures 6-8).

Claim 6:

The claim 6 encompasses the same scope of invention as that of claim 1 except additional claimed limitation of the display panel being a thin film transistor liquid crystal display panel. However, Matsuzaki further discloses the claimed limitation of the display panel being a thin film transistor liquid crystal display panel (e.g., Matsuzaki column 1, lines 20-60; column 5, lines 1-25).

Claim 9:

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The claim 9 encompasses the same scope of invention as that of claim 1 except additional claimed limitation of background display attribute register. Matsuzaki further discloses the claimed limitation of background display attribute register (e.g., Matsuzaki figures 6-8).

8. Claims 10-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsuzaki et al. U.S. Pat. No. 6,140,992 (hereinafter Matsuzaki), in view of in view of Kim et al. U.S. Patent No. 5,355,443 (hereafter Kim) and Hannah U.S. Patent No. 5,038,297 (Hannah), further in view of Ogawa et al. U.S. Patent No. 6,018,331 (hereafter Ogawa) and Singla et al. U.S. Patent No. 6,597,373 (hereinafter Singla).

9. Claim 10:

The claim 10 encompasses the same scope of invention as that of claims 1 and 2. The claim 10 is rejected for the same reasons set forth in claims 1 and 2.

Claims 11-12:

The claim 11, or 12 encompasses the same scope of invention as that of claims 1-4. The claim 11 is rejected for the same reasons set forth in claims 1-4.

Claim 13:

The claim 13 encompasses the same scope of invention as that of claims 1-5. The claim 13 is rejected for the same reasons set forth in claims 1-5.

Claim 14:

The claim 14 encompasses the same scope of invention as that of claims 1-6. The claim 14 is rejected for the same reasons set forth in claims 1-6.

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Claim 15:

The claim 15 encompasses the same scope of invention as that of claims 1-7. The claim 15 is rejected for the same reasons set forth in claims 1-7.

Claim 16:

The claim 16 encompasses the same scope of invention as that of claims 1-8. The claim 16 is rejected for the same reasons set forth in claims 1-8.

Claim 17:

The claim 17 encompasses the same scope of invention as that of claims 1-9. The claim 16 is rejected for the same reasons set forth in claims 1-9.

10. Claims 18-23 are rejected under 35 U.S.C. 103(a) as being as being unpatentable over Matsuzaki et al. U.S. Pat. No. 6,140,992 (hereinafter Matsuzaki), in view of in view of Kim et al. U.S. Patent No. 5,355,443 (hereinafter Kim) and Hannah U.S. Patent No. 5,038,297 (hereinafter Hannah) and Yuri et al. U.S. Patent No. 5,805,149 (hereinafter Yuri), further in view of Ogawa et al. U.S. Patent No. 6,018,331 (hereafter Ogawa) and Singla et al. U.S. Patent No. 6,597,373 (hereinafter Singla) and He et al. U.S. Patent No. 6,323,849 (He).

Claims 18-23:

The claim 18-23 encompasses the same scope of invention as that of claims 1-9 except additional claimed limitation of a portable electronic device. However, He/Yuri further discloses the additional claimed limitation of a portable electronic device (He column 1, lines 20-35; Yuki column 14, lines 1-15).

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Remarks

- 11. Applicant's arguments, filed 11/26/2003, paper number 8, have been fully considered but they are not deemed to be persuasive.
- 12. Applicant argues in essence with respect to the amended Claim 1 and similar claims that:

 "...the Kim et al., Hannah, Yuki et al., Ogawa et al., Singla et al. and He et al. prior art references also do not comprise, suggest, or disclose a pixel border region displaying a display attribute that is selected to provide viewing contrast with images and/or characters near the border region, as in embodiments of the present invention as claimed in independent Claims 1, 10, and 18. Thus, Applicants respectfully content that embodiments of the present invention as claimed in independent Claims 1, 10, and 18 are neither anticipated nor rendered obvious by the Matsuzaki et al. reference taken alone or in combination with the Kim et al., Hannah, Yuki et al., Ogawa et al., Singla et al. and He et al. references, and are in condition for allowance."

This is not found persuasive because Singla teaches a display attribute being selected to provide viewing contrast with image data located near the border region (e.g., column 3, lines 28-50) and Matsuzaki teaches selecting/switching one of the display formats (Matsuzaki column 2); setting the format of the binary border pixel data in color bits different from the effective display region (Matsuzaki column 3 and 6) and the format of the synthesized pixel data in the border section produced as 8-bit parallel data by the border producing circuit 25 synthesized with the pixel data from the binarizing half tone processing circuit 26 by the synthesizing circuit 27 (Matsuzaki column 3, 6-7) and therefore the claimed limitation suggests an obvious modification of

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Matsuzaki. One of the ordinary skill in the art would have been motivated to incorporate Singla's

border region attribute setting method because Singla teaches a set of registers associated with a

timing generator programmed to a particular resolution (selectable resolution; Singla the

Abstract column 5) and Singla further teaches border data set by a solid single-color surrounding

the frame buffer image (changeable color; Singla column 8) and a display controller for user-

selectable overriding of the predetermined border scheme (changeable attributes; e.g., Singla the

Abstract and column 10).

Therefore, Matsuzaki/Kim/Hannah/Yuri/Singla fulfills the amended Claim 1 as currently drafted.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jin-Cheng Wang whose telephone number is (703) 605-1213.

The examiner can normally be reached on 8:00 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mike Razavi can be reached on (703) 305-4713. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 308-6606 for regular

communications and (703) 308-6606 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 395-3900.

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jcw January 12, 2004

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